•	Application No.	Applicant(s)	
Notice of Non-Compliant	10/888,757	CHANG ET AL.	
Amendment (37 CFR 1.121)	Examiner	Art Unit	
	Timothy Cole	1700	
— The MAILING DATE of this communication ap the amondment document filed on 25 November 2006 equirements of 37 CPR 1.121. In order for the amend equired. THE POLLOWING MARKED (X) ITEM(8) CAUSE THE	is considered non-complia ment document to be comp	nt because it has falled to most the liant, correction of the following item.	(s) is
1. Amendments to the specification:  A. Arnended paragraph(s) do not includ  B. New paragraph(s) should not be und  C. Other	e markings.		
2. Abstract: A. Not presented on a separate sheet.	37 CFR 1.72.		
<ul> <li>3. Amendments to the drawings:</li> <li>A. The drawings are not properly identify an area of a control of the control of the</li></ul>	CFR 1.121(d). drawing correction has bee	n eliminated. Replacement drawing	
<ul> <li>4. Amendments to the claims:</li> <li>A. A complete listing of all of the claims</li> <li>B. The listing of claims does not include to the claim of claims of the claims of claims of the claims of the claims of the claims of the claims of this emendment paper.</li> <li>D. The claims of this emendment paper.</li> <li>E. Other: Sas Conlinuation Sheet.</li> </ul>	Note: the proper status identified the status of every old status identifiers: (Origina ontered), (Withdrawn) and r have not been presented in the content of the content o	er, and as such, the howboat state slim must be indicated after its claim D. (Currently amended), (Canceled) (Withdrawn-currently amended), In ascending numerical order.	•
or further explanation of the amendment femal requiring: http://www.usbto.cov/vob/offices/pao/dapo/opla/paod	nouce/officeflyer.pdf .	MPEP § 714 and the USPTO websit	to at
TIME PERIODS FOR FILING A REPLY TO THIS NOT			
<ul> <li>Applicant is given no new time period if the non- fled after allowance. If applicant wishes to results entire corrected amendment must be resultmitted.</li> </ul>	nitthe noo-combliant after-	naal amendment with corrections, to	imen ie
flied after allowance. If applicant wishes to resulted northe corrected amendment must be resulted.  Applicant is given one month, or thirty (30) days, agreeded section of the non-compliant amendment is one of the following: a preliminary of the following: a preliminary of the following:	nit the non-compliant effer, diwithin the time period se whichever is longer, from the time time time to the time time time to the time time time time time time time tim	thal amendment with obtedions, to t forth in the final Office actions, he mail date of this notice to supply IFR 1.121 if the non-compliant endment (including a submission fo tial amendment filed within a suspor	143
filed after allowance. If applicant wishes to resub- entire corrected amendment must be resubmitted	nit the non-compliant after, diwithin the time pende se whilehever is longer, from the pent in compliance with 37 Camendment, a non-final am 7 CFR 1.114), a supplementement filed in response to R 1.136(a) only if the non-	thal amendment with obtedions, to totch in the final Office actions. The totch consistency of this notice to supply (SFR 1.121, if the non-compliant endment (Including a submission fortial amendment filed within a susport	143
flied after allowance. If applicant wishes to resulted entire corrected amendment must be resulted in the corrected amendment must be resulted as a corrected section of the non-compliant amendment according to the following: a preliminary applied under 37 CPR 1.103(a) or (c), and an americant of the following of the section of the period under 37 CPR 1.103(a) or (c), and an americant of the section of the non-section of the section of the s	nit the non-compliant after, whichever is longer, from the sent in compliance with 37 Camendment, a non-final amondment, a supplement of CFR 1.114), a supplement of the sent in compliance to the sent in the sen	mai amendment with corrections, to troth in the final Office action. In the final Office action. The mail date of this notice to supply 1:FR 1.121, if the non-compliant endment findluding a submission fortial amendment filled within a susport a <i>Queyte</i> action.  compliant amendment is a non-final non-final amendment or an amendment.	tne r a naion
flied after allowance. If applicant wishes to resubmitte nortire corrected amendment must be resubmitted.  Applicant is given one month, or thirty (30) days, appropriate section of the non-compliant amendment of the following: a preliminary a request for continued examination (RCCE) under 3 period under 37 CFR 1.103(a) or (c), and an americant of the following or (c), and an americant of the amendment filed in response failure to timely respond to this notice will reflect the application if the non-nity of the amendment if the non-non-norm.	nit the non-compliant after, whichever is longer, from the sent in compliance with 37 Camendment, a non-final amondment, a supplement of CFR 1.114), a supplement of the sent in compliance to the sent in the sen	mai amendment with corrections, to troth in the final Office action. In the final Office action. The mail date of this notice to supply 1:FR 1.121, if the non-compliant endment findluding a submission fortial amendment filled within a susport a <i>Queyte</i> action.  compliant amendment is a non-final non-final amendment or an amendment.	tne r a naion
flied after allowance. If applicant wishes to resulted entire corrected amendment must be resulted in the corrected amendment must be resulted as a corrected section of the non-compliant amendment according to the following: a preliminary applied under 37 CPR 1.103(a) or (c), and an americant of the following of the section of the period under 37 CPR 1.103(a) or (c), and an americant of the section of the non-section of the section of the s	nit the non-compliant after, whichever is longer, from the sent in compliance with 37 Camendment, a non-final amondment, a supplement of CFR 1.114), a supplement of the sent in compliance to the sent in the sen	mai amendment with corrections, to troth in the final Office action. In the final Office action. The mail date of this notice to supply 1:FR 1.121, if the non-compliant endment findluding a submission fortial amendment filled within a susport a <i>Queyte</i> action.  compliant amendment is a non-final non-final amendment or an amendment.	tne r a nelon
flied after allowance. If applicant wishes to resulte entire corrected amendment must be resulted in the corrected amendment must be resulted in the corrected section of the non-compliant amendment action of the non-compliant amendment action of the following: a preliminary applied under 37 CPR 1.109(a) or (c), and an americant of the continued examination (RCE) under 37 period under 37 CPR 1.109(a) or (c), and an americant action of the continued examination from a manufacture field in response to a manufacture field in response failure to timaly respond to this notice will respond to the application if the non-continued in response to a mendment if the non-continued examination in the non-continued examination in the non-continued examination.	with the mon-compliant after- d within the time period se- whichever is longer, from ti- ent in compliance with 37 C- amendment, a non-final am- 7 CFR 1.114), a supplemen- rement filed in response to 8 1.136(a) only if the non- is to a Quayle action.  south in: compliant amendment is a replant amendment is a pre-	Theil amendment with corrections, the forth in the final Office action.  The mail date of this notice to supply 1:FR 1.121, if the non-compliant endment final date of this notice to supply the endment final date of the endment final date in the susper a Queyte action.  Compliant amendment is a non-final non-final amendment or an amendment of the endment of the end	tne r a naion ment
filed after allowance. If applicant wishes to resubmented menter corrected amendment must be resubmitted.  Applicant is given one month, or thirty (30) days, corrected section of the non-compliant amendment according to the following: a preliminary of th	nit the non-compliant after, whichever is longer, from the sent in compliance with 37 Camendment, a non-final amondment, a supplement of CFR 1.114), a supplement of the sent in compliance to the sent in the sen	rmal amendment with corrections, the forth in the final Office action.  Torth in the final Office action.  FR 1.121, if the non-compliant conditions and the compliant condition of the condition of the condition of the compliant amendment is a non-final compliant amendment or an amendment of an amendment or supplement illiminary amendment or supplement.  Part of Paper No. 1	the ransion ment
filed after allowance. If applicant wishes to resubminte corrected amendment must be resubminted in the corrected amendment must be resubminted as a supplicant is given one month, or thirty (30) days, corrected section of the non-compliant amendment action of the following: a preliminary applied under 37 CFR 1.103(a) or (c), and an amendment or 37 CFR 1.103(a) or (c), and an amendment or a real management of the amendment filed in response to the control of the contr	with the mon-compliant after- d within the time period se- whichever is longer, from ti- ent in compliance with 37 C- amendment, a non-final am- 7 CFR 1.114), a supplemen- rement filed in response to 8 1.136(a) only if the non- is to a Quayle action.  south in: compliant amendment is a replant amendment is a pre-	Theil amendment with corrections, the forth in the final Office action.  The mail date of this notice to supply 1:FR 1.121, if the non-compliant endment final date of this notice to supply the endment final date of the endment final date in the susper a Queyte action.  Compliant amendment is a non-final non-final amendment or an amendment of the endment of the end	the ransion ment
filed after allowance. If applicant wishes to resubmented menter corrected amendment must be resubmitted.  Applicant is given one month, or thirty (30) days, corrected section of the non-compliant amendment according to the following: a preliminary of th	with the mon-compliant after- d within the time period se- whichever is longer, from ti- ent in compliance with 37 C- amendment, a non-final am- 7 CFR 1.114), a supplemen- rement filed in response to 8 1.136(a) only if the non- is to a Quayle action.  south in: compliant amendment is a replant amendment is a pre-	rmal amendment with corrections, the forth in the final Office action.  Torth in the final Office action.  FR 1.121, if the non-compliant conditions and the compliant condition of the condition of the condition of the compliant amendment is a non-final compliant amendment or an amendment of an amendment or supplement illiminary amendment or supplement.  Part of Paper No. 1	the ransion ment
filed after allowance. If applicant wishes to resubmented menter corrected amendment must be resubmitted.  Applicant is given one month, or thirty (30) days, corrected section of the non-compliant amendment according to the following: a preliminary of th	with the mon-compliant after- d within the time period se- whichever is longer, from ti- ent in compliance with 37 C- amendment, a non-final am- 7 CFR 1.114), a supplemen- rement filed in response to 8 1.136(a) only if the non- is to a Quayle action.  south in: compliant amendment is a replant amendment is a pre-	rmal amendment with corrections, the forth in the final Office action.  Torth in the final Office action.  FR 1.121, if the non-compliant conditions and the compliant condition of the condition of the condition of the compliant amendment is a non-final compliant amendment or an amendment of an amendment or supplement illiminary amendment or supplement.  Part of Paper No. 1	the ransion ment
filed after allowance. If applicant wishes to resubmine nontre corrected amendment must be resubmined to the control of the source of the sour	of the non-compliant after- d within the time pended set whilehever is longer, from ti ent in compliance with 37 c amendment, a non-final am ndment filed in response to R 1.136(a) only if the non-c to a Guayle action.  South in: compliant amendment is a npilant amendment is a pre- collect amendment is a pre- collect amendment in a pre-	the lamendment with corrections, the troth in the inal Office actions, the roll date of this notice to supply (1972 1.121) if the non-compliant of the complete in the non-compliant in suspers a Cueyte activities within a suspers compliant amendment is a non-final mon-final amendment or an armendment of the complete in the complete i	ment
filed after allowance. If applicant wishes to resubmented menter corrected amendment must be resubmitted.  Applicant is given one month, or thirty (30) days, corrected section of the non-compliant amendment according to the following: a preliminary of th	with the mon-compliant after- d within the time pended se- whichever is longer, from ti- ent in compliance with 37 c amendment, a non-final am- defined and the second according to a ment filed in response to R 1.136(a) only if the non- to a Guayle action.  The second amendment is a pullant amendment is a pullant amendment is a pre- dilent Amendment (37 CFR 1)  DEMARK OFFICE	treat amendment with corrections, the treat in the final Office action.  Torch in the final Office action.  The mail date of this notice to supply (1978; 1.121, if the non-complication for an amendment (1974) is a complication for a complication of a complication	ment
filed after allowance. If applicant wishes to resubmittee corrected amendment must be resubmittee.  Applicant is given one month, or thirty (30) days, corrected section of the non-compliant amendment accompliant amendment accompliant amendment accompliant amendment is one of the following: a preliminary appoind under 37 CFF amendment of 37 CFF amendment or an amendment filed in response to a considerable under 37 CFF amendment or an amendment filed in response to a Court of this notice will be application; or Non-entry of the amendment if the non-considerable of the second of the property of the amendment if the non-considerable of the second of the se	whichever is longer, from the whilehever is longer, from the ent in compliance with 37 camendment, a non-final arm of the compliance with 37 camendment, a supplement with the compliance of the	The lamendment with corrections, the forth in the final Office action.  The mail date of this notice to supply in the internal office action.  The 1.121, if the non-compliant condition of the internal office of the internal of the internal office of the internal office of the internal of the internal office of the internal of the internal office of the internal off	ment
filed after allowance. If applicant wishes to resubmitte corrected amendment must be resubmitted.  Applicant is given one month, or thirty (30) days, corrected section of the non-compliant amendment amendment accompliant amendment accompliant amendment amendment is one of the following: a preliminary of period under 37 CFR 1.103(a) or (c), and an americant of the period under 37 CFR amendment or an amendment filed in response to a manufacture of the application if the non-filed in response to a Court accordance of the amendment if the non-confidence of the a	with the mon-compliant after- d within the time pended se- whichever is longer, from ti- ent in compliance with 37 c amendment, a non-final am- defined and the second according to a ment filed in response to R 1.136(a) only if the non- to a Guayle action.  The second amendment is a pullant amendment is a pullant amendment is a pre- dilent Amendment (37 CFR 1)  DEMARK OFFICE	The lamendment with corrections, the troth in the inal Office action.  The mail date of this notice to supply 1972 1.21, if the non-compliant incompliant in compliant in the non-compliant in a cusple action.  Compliant amendment is a non-final mon-final amendment is a non-final incompliant or an armendment or an armendment in a cusple action.  Description of the properties of the propert	ment
Applicant is given one month, or thirty (30) days, corrected amendment must be resubmitted.  Applicant is given one month, or thirty (30) days, corrected section of the non-compliant amendment amendment accompliant amendment accompliant amendment of the following: a preliminary of period undor 37 GPR 1.103(a) or (G), and an application undor 37 GPR amendment or an amendment filed in response to a management of the application if the non-filed in response to a Cueryle action; or Non-entry of the amendment if the non-construction of the application of the non-construction of the amendment if the non-constr	whichever is longer, from the whilehever is longer, from the ent in compliance with 37 camendment, a non-final arm of the compliance with 37 camendment, a supplement with the compliance of the	The lamendment with corrections, the forth in the final Office action.  The mail date of this notice to supply in the internal office action.  The 1.121, if the non-compliant condition of the supplement of the internal office action in the internal office action.  The internal office is a condition of the internal office is a condition.  The internal office is a condition of the internal of the internal office is a condition of the internal of the internal office is a condition of the internal of the internal office is a condition of the internal office is a	ment
filed after allowance. If applicant wishes to resubmitte corrected amendment must be resubmitted.  Applicant is given one month, or thirty (30) days, corrected section of the non-compliant amendment amendment accompliant amendment accompliant amendment and the following: a preliminary of period under 37 CPR 1.109(a) or (c), and an americant of the following: a preliminary of period under 37 CPR amendment or an amendment filed in response to a careful and in response to a filma are available under 37 CPR amendment or the application in the non-filed in response to a Court account of the non-complication of response to a Court account of the non-complication of response to a Court account of the non-complication of response to a Court account of the non-complication of response to a Court account of the non-complication of the amendment if the non-complication of the second of the non-complication of the no	whichever is longer, from the whilehever is longer, from the ent in compliance with 37 camendment, a non-final arm of the compliance with 37 camendment, a supplement with the compliance of the	troth in the final Office action, the troth in the final Office action.  The mail date of this notice to supply (FR 1.121, if the non-compliant endment (including a submission for toll arrendment filed within a suspen socion.  Compliant amendment is a non-final enon-final amendment or an amendment of a supplement (ST1)272-05  [ST1)272-05  [ST1)272-05  [ST1]2772-05  [S	ment
Applicant is given one month, or thirty (30) days, corrected amendment must be resubmited.  Applicant is given one month, or thirty (30) days, corrected section of the non-compliant amendment accompliant amendment accompliant amendment is one of the following: a preliminary of period under 37 CFR 1.103(a) or (0), end of a smeritary period under 37 CFR 1.103(a) or (0).  Extensions of time are available under 37 CFR amendment or an amendment filed in response to a function will report the application if the non-filed in response to a Cusyle scilion; or present and Transment of the amendment if the non-complication are available.  D. Parent and Transmers office are available of Non-Complication and the property of the amendment if the non-complication are available.  Notice of Non-Complication are available of Non-Complication and the property of the amendment if the non-complication are available of Non-Complication and the property of the amendment is the non-complication and the property of the amendment is the non-complication and the property of the amendment is the non-complete and the property of the amendment is the non-complete and the property of the amendment is the non-complete and the property of the amendment is the non-complete and the property of the property of the amendment is the non-complete and the property of the prop	whichever is longer, from the whilehever is longer, from the ent in compliance with 37 camendment, a non-final arm of the compliance with 37 camendment, a supplement with the compliance of the	The lamendment with corrections, the forth in the final Office action.  The mail date of this notice to supply in the internal office action.  The 1.121, if the non-compliant condition of the supplement of the internal office action in the internal office action.  The internal office is a condition of the internal office is a condition.  The internal office is a condition of the internal of the internal office is a condition of the internal of the internal office is a condition of the internal of the internal office is a condition of the internal office is a	ment
filed after allowance. If applicant wishes to resubmitte corrected amendment must be resubmitted.  Applicant is given one month, or thirty (30) days, corrected section of the non-compliant amendment amendment accompliant amendment accompliant amendment and the following: a preliminary of period under 37 CPR 1.109(a) or (c), and an americant of the following: a preliminary of period under 37 CPR amendment or an amendment filed in response to a careful and in response to a filma are available under 37 CPR amendment or the application in the non-filed in response to a Court account of the non-complication of response to a Court account of the non-complication of response to a Court account of the non-complication of response to a Court account of the non-complication of response to a Court account of the non-complication of the amendment if the non-complication of the second of the non-complication of the no	whichever is longer, from the whichever is longer, from the ont in compliance with 37 camendment, a non-final amount of the compliance with 37 camendment, a non-final amount of the camendment of the camendment of the camendment of the camendment is a camendment in the camendment in the camendment in the camendment is a camendment of the camendment in the camendment of t	troth in the final Office action, the troth in the final Office action.  The mail date of this notice to supply (FR 1.121, if the non-compliant endment (including a submission for toll arrendment filed within a suspen socion.  Compliant amendment is a non-final enon-final amendment or an amendment of a supplement (ST1)272-05  [ST1)272-05  [ST1)272-05  [ST1]2772-05  [S	ment

Please find below and/or attached an Office communication concerning this application or proceeding-

femorofemoral artery implant, femoral-poplitial artery implant, femoro-tibial artery implant, fibular artery implant, plantar artery implant, dorsalis-pedis artery implant, arterial-venous fistulae, and venous implant, etc.

- 7. (Currently Amended) The drugs of claim 6 can be anti-coagulant drugs, anti-cancer drugs, Vascular Endothelial Growth Factor (VEGF) and/or Platelet Derived Growth Factor (PDGF) which include, but not limited to heparin. Taxol, and wherein said angiogenesis factor is selected from the group consisting of VEGF, VEGF 2, bFGF, VEGF121, VEGF165, VEGF189, VEGF206, PDGF, PDAF, TGF-B, PDEGF, PDWHP, etc.
- (Currently Amended) The bio-compatible surface processed copolymers can covalently attached with cells from specific tissue or cell lines to create special biological effects, such as endothelium cells to reduce blood activation, and other unwanted or harmful biological activities.

  PAGE 2/2 \* RCVD AT 12/23/2005 2:10:16 AM [Eastern Standard Time] \* SVR:USPTO-EFXRF-6/24 \* DNIS:2738300 \* CSID; \* DURATION (mm-ss):01-56